Clerk of the Superior Court
*** Electronically Filed ***
M. De La Cruz, Deputy
11/10/2020 2:54:25 PM
Filing ID 12206020

1	Roopali H. Desai (012434) D. Andrew Gaona (028414)	
2	Kristen Yost (034052)	
3	COPPERSMITH BROCKELMAN PLC 2800 North Central Avenue, Suite 1900	
4	Phoenix, Arizona 85004 T: (602) 381-5478	
5	rdesai@cblawyers.com	
6	agaona@cblawyers.com kyost@cblawyers.com	
7	Attorneys for Defendant Arizona Secretary of State Katie Hobbs	
8		
9	ARIZONA SUPERIOR COURT	
10	MARICOPA COUNTY	
11	DONALD J. TRUMP FOR PRESIDENT,) No. CV2020-014248
12	INC., a federal political committee; REPUBLICAN NATIONAL COMMITTEE; a)
13	federal political party committee; and the ARIZONA REPUBLICAN PARTY, a) DEFENDANT KATIE HOBBS'S
14	political party committee,) WITNESS AND EXHIBIT LISTS)
15	Plaintiffs,) (Assigned to The Hon Devial Kiley)
16	v.	(Assigned to The Hon. Daniel Kiley)
17	KATIE HOBBS, in her official capacity as the Secretary of State of Arizona; ADRIAN)
18	FONTES, in his official capacity as the)
19	Maricopa County Recorder; and JACK SELLERS, STEVE CHUCRI, BILL GATES,))
20	CLINT HICKMAN, AND STEVE GALLARDO, in their respective official))
21	capacities as members of the Maricopa County Board of Supervisors,)
22)
23	Defendants.) _)
24	ARIZONA DEMOCRATIC PARTY,))
25	Intervenor.)
26		

Pursuant to the Court's November 9, 2020 order, Defendant Secretary of State Katie Hobbs ("Secretary") hereby provides the following witness and exhibit lists.

A. Witnesses.

The Secretary identifies the following fact witnesses who may be called at trial, and provides a brief description of the scope of each witness's testimony:

1. Sambo "Bo" Dul, c/o Coppersmith Brockelman PLC.

Ms. Dul is the State Elections Director, and an employee of the Secretary. Ms. Dul may testify regarding the Secretary's interest in this case as the State's Chief Election Officer, the importance of statutory deadlines for the completion of the county and statewide canvasses, and the importance of dispelling misinformation and disinformation regarding Arizona's election processes.

2. A Representative of Plaintiff Donald J. Trump for President, c/o Statecraft, PLLC.

This individual may testify regarding the allegations made in the Verified Complaint and the evidence Plaintiffs claim to have gathered in support of their claims.

3. A Representative of Plaintiff Republican National Committee, c/o Statecraft, PLLC.

This individual may testify regarding the allegations made in the Verified Complaint and the evidence Plaintiffs claim to have gathered in support of their claims.

4. A Representative of Plaintiff Arizona Republican Party.

This individual may testify regarding the allegations made in the Verified Complaint and the evidence Plaintiffs claim to have gathered in support of their claims.

5. Gina Swoboda, c/o Statecraft, PLLC.

Arizona State Election Day Operations Director, for Donald J. Trump for President, Inc. in the State of Arizona. Ms. Swoboda submitted a declaration on November 5, 2020 regarding Election Day voting in Arizona, and may testify regarding the statements made in that

1 2

3

45

67

8

10

1112

13

14

1516

17

18

1920

21

2223

24

- .

25

26

declaration and any other relevant information she may have in her capacity as "Election Day Operations Director."

6. Mia Barcello, c/o Statecraft, PLLC

Registered voter in Maricopa County, Arizona. Ms. Barcello submitted a declaration on November 5, 2020 regarding her experience on Election Day in Maricopa County, and may testify regarding the statements made in that declaration.

7. Bailey Larsen, c/o Statecraft, PLLC

Registered voter in Maricopa County, Arizona. Ms. Larsen submitted a declaration on November 5, 2020 regarding her experience on Election Day in Maricopa County, and may testify regarding the statements made in that declaration.

8. Colin Willoughby, c/o Statecraft, PLLC

Registered voter in Multnomah County, Oregon. Mr. Willoughby submitted a declaration on November 5, 2020 regarding his experience on Election Day in Maricopa County, and may testify regarding the statements made in that declaration.

9. Michelle Masters, c/o Statecraft, PLLC

Registered voter in Maricopa County, Arizona. Ms. Masters submitted a declaration on November 5, 2020 regarding her experience on Election Day in Maricopa County, and may testify regarding the statements made in that declaration.

10. Albert Joseph Garre, c/o Statecraft, PLLC

Registered voter in Maricopa County, Arizona. Mr. Garre submitted a declaration on November 7, 2020 regarding his experience on Election Day in Maricopa County, and may testify regarding the statements made in that declaration.

11. Any witness listed by Plaintiffs, c/o Statecraft, PLLC

12. Any witness not listed by Plaintiffs, but who submits a declaration in this matter, c/o Statecraft PLLC

B. Trial Exhibits.

At this time, the Secretary has not identified any trial exhibits, but reserves the right to introduce or use any exhibit identified by any other party in this matter.

RESPECTFULLY SUBMITTED this 10th day of November, 2020.

COPPERSMITH BROCKELMAN PLC

By /s/ Roopali H. Desai Roopali H. Desai D. Andrew Gaona

Kristen Yost

Attorneys for Defendant Arizona Secretary of State Katie Hobbs

	1
1	ORIGINAL efiled and served via email
2	this 10th day of November, 2020, upon:
3	Kory Langhofer (<u>kory@statecraftlaw.com</u>) Thomas Basile (<u>tom@statecraftlaw.com</u>)
4	Statecraft 649 North 4th Avenue, 1st Floor
5	Phoenix, AZ 85003 Attorneys for Plaintiffs
6	Thomas P. Liddy (liddyt@mcao.maricopa.gov)
7	Emily Craiger (craigere@mcao.maricopa.gov)
8	Joseph I. Vigil (vigilj@mcao.maricopa.gov) Joseph J. Branco (brancoj@mcao.maricopa.gov)
9	Joseph La Rue (laruej@mcao.maricopa.gov) Maricopa County Attorney's Office
10	225 West Madison Street
11	Phoenix, AZ 85003 Attorneys for Maricopa County Defendants
12	Sara R. Gonski (sgonski@perkinscoie.com)
13	Perkins Coie LLP
14	2901 North Central Avenue, Suite 2000 Phoenix, AZ 85012
15	Roy Herrera (herrerar@ballardspahr.com)
16	Daniel Arellano (arellanod@ballardspahr.com) Ballard Spahr LLP
17	1 East Washington Street, Suite 2300
18	Phoenix, AZ 85004 Attorneys for Intervenor
19	/s/ Sheri McAlister
20	78/ SHEII MCAIISTEI
21	
22	
23	
24	
25	
26	